

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF TENNESSEE  
NASHVILLE DIVISION

GARY R. PRINCE REVOCABLE  
TRUST; GARY R. PRINCE TRUSTEE;  
GARY PRINCE; CHRISTOPHER  
CAMPBELL; WILLIAM LISTON; and  
DIANE L. LISTON

v.

CHRIS BLACKWELL, personally and  
d/b/a Blackwell Construction; WILLIAM  
BLACKWELL; DBS & ASSOCIATES  
ENGINEERING OF CLARKSVILLE, INC.<sup>1</sup>

No. 3-09-0475

ORDER

By order entered July 22, 2009 (Docket Entry No. 16), the Clerk was directed to substitute DBS Engineering of Clarksville, Inc. for defendant DBS & Associates of Clarksville, Inc. and to terminate DBS & Associates of Clarksville, Inc. as a defendant.

Therefore, the Clerk shall terminate DBS & Associates of Clarksville, Inc. as a defendant in this action.

Even though the plaintiffs listed DBS & Associates of Clarksville, Inc. as a defendant in their amended complaint (Docket Entry No. 114), the plaintiffs made it clear that they are asserting no claims against DBS & Associates of Clarksville, Inc., and DBS & Associates of Clarksville, Inc. should remain terminated as a defendant.

It is so ORDERED.

  
JULIET GRIFFIN  
United States Magistrate Judge

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<sup>1</sup> By order entered July 22, 2009 (Docket Entry No. 16), DBS & Associates Engineering of Clarksville, Inc. ("DBS") was substituted for DBS & Associates of Clarksville, Inc., originally named as a defendant in this case. By order entered November 17, 2010 (Docket Entry No. 103), the plaintiffs' claims against defendant DBS were dismissed with prejudice.